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	REJECTION OVER A "PRIOR" PATENT	2400.0680000/RWE/L-Z
In re Application of:	DUNKEL et al.	
Application No.;	10/597,723	
Filed:	May 16, 2007	
For:	Haloalkyl Carboxamides	
the expiration date of and 173, and as the granted on the insta	Baver CrosScience AG of 100 percent interest in below, the terminal part of the statutory term of any patient granted on the installar if the full statutory term prior patient No. 7,687,531 as the term of said; the full statutory term prior patient No. 7,687,531 as the term of said; the prior patient is presently shortened by any terminal disclaimer. The it application shall be enforceable only for and during such period that it and the it any patient granted on the installar application and is brinding your the grantee, its:	f prior patent is defined in 35 U.S.C. 154 owner hereby agrees that any patent so prior patent are commonly owned. This
would extend to the patent is presently s	disclaimer, the owner does not disclaim the terminal part of the term of any pater expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the shortened by any terminal disclaimer," in the event that said prior patent later; re to pay a maintenance fee;	nt granted on the instant application that prior patent, "as the term of said prior
is found invalid is statutorily dis	by a court of competent junsdiction; sclaimed in whote or terminally disclaimed under 37 CFR 1.321; anceled by a reexamination certificate;	
is in any manni	er ferminated prior to the expiration of its full statutory term as presently shortened	by any terminal disclaimer.
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2. X The under	signed is an attorney or agent of record. Reg. No. 48,291	
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